## CaSase0999ve020202131-BHK Document 91.5 FHided 80/20090999 argangle of 4f 3 CORY E. MANNING (State Bar No. 213120) 1 CRAIG N. KILLEN (pro hac vice) NELSON MULLINS RILEY & SCARBOROUGH LLP 2 1320 Main Street, 17th Floor Columbia, SC 29201 3 Telephone: 803-799-2000 Facsimile: 803-256-7500 4 Email: cory.manning@nelsonmullins.com 5 Email: craig.killen@nelsonmullins.com LOUISE E. MA (State Bar No. 84649) 6 DAVID J. TSAI (State Bar No. 244479) TOWNSEND AND TOWNSEND AND CREW LLP 7 Two Embarcadero Center Eighth Floor San Francisco, CA 94111 8 Telephone: (415) 576-0200 9 Facsimile: (415) 576-0300 Email: lema@townsend.com Email: ditsai@townsend.com 10 Attorneys for Defendant QUOIZEL, INC. 11 12 UNITED STATES DISTRICT COURT 13 FOR THE NORTHERN DISTRICT OF CALIFORNIA 14 15 THEODORE ELLISON, Case No. CV-09-2513 JL 16 17 Plaintiff, STIPULATED REQUEST TO CONTINUE INITIAL CASE MANAGEMENT 18 CONFERENCE; | PROPOSED | ORDER v. LAMPS PLUS, INC. and QUOIZEL, INC., 19 20 Defendants. 21 22 23 24 25 26 27 28 STIPULATED REQUEST TO CONTINUE INITIAL CASE MANAGEMENT CONFERENCE; [PROPOSED] ORDER townsend. CASE NO. CV-09-2513 JL

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1	Pursuant to Local Rule 6-2(a), the parties in the above-entitled action jointly submit this		
2	stipulated request to continue the Initial Case Management Conference, currently set for		
3	September 16, 2009, for two weeks, until September 30, 2009, given (1) the recent service of		
4	Defendant Lamps Plus, Inc. ("Lamps Plus") on August 12, 2009 and (2) Plaintiff's forthcoming		
5	amended complaint that will simplify the case and influence these initial scheduling and		
6	settlement discussions.		
7	Defendant Quoizel, Inc. ("Quoizel") waived service of the Complaint in this action on		
8	June 26, 2009. Since that time, Plaintiff Theodore Ellison ("Plaintiff") has granted Quoizel an		
9	extension of time in which to respond to the complaint, given that Defendant Lamps Plus was not		
10	served until recently.		
11	Accordingly, the parties believe it would be efficient for them and the Court to continue		
12	the Initial Case Management Conference currently scheduled for September 16, 2009, to		
13	September 30, 2009, in order for Plaintiff to file its amended complaint and for both Quiozel and		
14	Lamps Plus to file their responses.		
15	THE PARTIES, through their undersigned counsel, hereby stipulate and jointly request		
16	that this Court continue the scheduled Initial Case Management Conference by two weeks, until		
17	September 30, 2009, or alternatively that the Initial Case Management Conference be continued to		
18	a fature date set by the Court.		
19	DATED: August 26, 2009	Respectfully submitted,	
20	DATED. August 20, 2007	LAW OFFICES OF CHARLES D. CHALMERS	
21		LAW OFFICES OF CHARLES D. CHALWERS	
22		By:/s/Charles D. Chalmers	
23		Charles D. Chalmers	
24		Attorneys for Plaintiff THEODORE ELLISON	
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26	///		
27	///		
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1	DATED: August 26, 2009	Respectfully submitted,
2	Briteb. riagust 20, 2009	TOWNSEND AND TOWNSEND AND CREW LLP
3		TOWNSEND AND TOWNSEND AND CREW EEF
4		By: /s/David I Tsai
5		By: <u>/s/David J. Tsai</u> Louise E. Ma David J. Tsai
6		Attorneys for Defendant QUOIZEL, INC.
7		
8		
9	PURSUANT TO STIPU	JLATION, IT IS SO ORDERED.
10		
11	DATED: September 8, 2009	HON. LAMES LARSON
12		UNITED STATES MAGISTRATE JUDGE
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